

UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD
DIVISION OF JUDGES

INTERNATIONAL ASSOCIATION OF
MACHINISTS AND AEROSPACE WORKERS, AFL-
CIO, DISTRICT 70 AND LOCAL
LODGE 839 (SPIRIT AEROSYSTEMS),

Case 14-CB-133028

and

RYAN KASTENS, An Individual

and

SPIRIT AEROSYSTEMS,

Errata

This Errata corrects the Decision which issued April 29, 2015 to read as follows:

Page 17, line 1. Insert the following paragraph in the Remedy:

The Union, having discriminatorily caused the discharges of Ryan Kastens and Jarrod Lehman, must make them whole for any loss of earnings and other benefits. Backpay shall be computed in accordance with *F. W. Woolworth Co.*, 90 NLRB 289 (1950), with interest at the rate prescribed in *New Horizons*, 283 NLRB 1173 (1987), compounded daily as prescribed in *Kentucky River Medical Center*, 356 NLRB No. 8 (2010).

Page 17, line 27. Insert the following paragraph at Section 2 of the Order:

Make Ryan Kastens and Jarrod Lehman whole for any loss of earnings and other benefits suffered as a result of the discrimination against them in the manner set forth in the remedy section of the decision.

Page 17. Delete footnote 69.

Page 18, line 6. Replace Region 19 with Region 14.

Notice to Members. Insert the following fifth decretal paragraph:

WE WILL make Ryan Kastens and Jarrod Lehman whole for any loss of earnings and other benefits resulting from their discharge, less any net interim earnings, plus interest compounded daily.

Dated, Washington, D.C. May 5, 2015

Michael A. Rosas
Administrative Law Judge